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**PCT** 

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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference JAB1701-PCT				FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
International application No. PCT/EP 03/50292				International filing date (da 08.07.2003	y/mon	nth/year)	Priority date (day/month/year) . 15.07.2002
	national		nt Classification (IPC) or bo	I oth national classification and	d IPC		·
Appli JAN		i PH	ARMACEUTICA N.V.	. et al.			
1.	This Auth	intern ority a	ational preliminary exa and is transmitted to the	mination report has been applicant according to A	preparticle (	ared by this Inte 36.	ernational Preliminary Examining
2.	This	REPO	ORT consists of a total	of 5 sheets, including this	cove	er sheet.	
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).						
	These annexes consist of a total of 4 sheets.						
3.	3. This report contains indications relating to the following items:						
	1	$\boxtimes$	Basis of the opinion				
	11		Priority				
	111		Non-establishment of	opinion with regard to no	velty,	inventive step	and industrial applicability
	IV	$\boxtimes$	Lack of unity of invent	tion			t e e e e e e e e e e e e e e e e e e e
	V 🗵 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				nventive step or industrial applicability;		
	VI						
	VII   Certain defects in the international application						
	VIII Certain observations on the international application						
Date	e of sut	missio	on of the demand		Date	of completion of	this report
24.	24.12.2003				05.11.2004		
Nan prei	Name and mailing address of the international preliminary examining authority:				Authorized Officer		
European Patent Office					Grassi, D		
Tel. +49 89 2399 - 0 Tx: 523656 ep Fax: +49 89 2399 - 4465			656 epmu d	Telep	hone No. +49 89	22399-8499	

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/50292

1.	Bas	is o	f the	re	port
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	•							
	Description, Pages							
	1-63		as originally filed					
	<u> </u>							
		ms, Numbers	# 1 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
	1-10		filed with telefax on 03.09.2004					
2.	With lang	regard to the langua uage in which the inte	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.					
	The	hese elements were available or furnished to this Authority in the following language: , which is:						
		$\Box$ the language of a translation furnished for the purposes of the international search (under Rule 23.1(b))						
		the language of publi	ication of the international application (under Rule 48.3(b)).					
		the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).						
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:							
	☐ contained in the international application in written form.							
		filed together with the	e international application in computer readable form.					
☐ furnished subsequently to this Authority			ntly to this Authority in written form.					
		furnished subsequen	ntly to this Authority in computer readable form.					
		The statement that the international approximation of the international approximation of the statement of th	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.					
		The statement that the listing has been furnitude.	he information recorded in computer readable form is identical to the written sequence ished.					
4.	The	amendments have re	esulted in the cancellation of:					
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).						
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)						
6.	Add	dditional observations, if necessary:						
	see	see separate sheet						

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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IV.	IV. Lack of unity of invention							
1.	In re	response to the invitation to restrict or pay additional fees, the applicant has:						
		restricted the claims.						
		paid additional fees.						
		paid additional fees under prot	est.					
	☒	neither restricted nor paid addi	tional 1	ees.				
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.						
3.	Thi:	his Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3						
		complied with.						
	☒	not complied with for the follow	ving re	asons:				
		separate sheet						
4.	Col	onsequently, the following parts of the international application were the subject of international preliminary camination in establishing this report:						
		□ all parts.						
	×	the parts relating to claims No	s. 1-10	(part).				
V.	. Re	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement						
1.	Sta	tatement						
	No	Novelty (N)		Claims Claims	1-10			
	Inventive step (IS)		Yes: No:	Claims Claims	1-10			
	Inc	lustrial applicability (IA)	Yes: No:	Claims Claims	1-10			

Form PCT/IPEA/409 (January 2004)

2. Citations and explanations

see separate sheet

#### Re Item I

The original claim 1 did not encompass residues R<sup>6</sup> and R<sup>7</sup> being C<sub>1-4</sub> alkylcarbonyl or C<sub>1-4</sub> alkylsulfonyl.

However, in view of the fact that on page 6, lines 30/31 the residues R<sup>6</sup> and R<sup>7</sup> can have the meaning  $C_{1-4}$  alkylsulfonyl, that on page 14, lines 35-37 the residues  $R^6$  and  $R^7$ can have the meaning  $C_{1-4}$ alkylsulfonyl or  $C_{1-4}$  alkylcarbonyl, considering the example 135 and claim 6, the proviso added to claim 1 appears allowable.

### Re Item IV

The International Examination Authority found multiple (groups of) inventions in this international application.

The document JP 09 255681 (D1) discloses antitumor compounds. The present compounds differ from the compounds of D1

- in that the residue R⁵ is -N(R6)SO₂alkyl or -N(R6)COalkyl instead of -N(Me)₂ or NH(lower alkyl) (cf. pages 5 and 6 and Derwent abstract of D1) or
- in that the residue  $R^5$  is substituted  $C_{1-4}$  alkoxy instead of unsubstituted  $C_{1-4}$  alkoxy (cf. page 5 and Derwent abstract of D1).

The technical problem underlying the present application is seen in the provision of alternative antitumor compounds.

In view of the disclosure of D1 the alternative solutions encompassed by claim 1 do not share a common special technical feature as required by Rule 13.2 PCT.

The amendments carried out by the applicant give rise to a 'new' grouping of the different inventions as follows:

- 1. Compounds according to claim 1 in which R⁵ is NR<sup>6</sup>R<sup>7</sup>
- 2. Compounds according to claim 1 in which R5 is -O-(mono or di(C1-4 alkyl)aminosulfonyl)
- 3. Compounds according to claim 1 in which R5 is Het2
- 4. Compounds according to claim 1 in which  $R^5$  is substituted  $C_{1-4}$  alkyl
- 5. Compounds according to claim 1 in which  $R^5$  is substituted  $C_{1-4}$  alkyloxy.

The required additional search fee has been paid by the applicant. However, no additional examination fee has been paid. Therefore, the written opinion was restricted to the first invention as identified in the invitation to restrict or pay additional examination fees.

Nevertheless, this report covers the subject-matter of the first invention of the amended application (cf. above) which only partly overlaps with the first invention covered by the preceding written opinion.

#### Re Item V

The following considerations only apply to compounds according to claim 1 in which R<sup>5</sup> is NR<sup>6</sup>R<sup>7</sup> (cf. above).

1) The subject-matter of present claims is new (Article 33(2) PCT).

The document JP 09 255681 (D1) discloses antitumor compounds. The present compounds differ from the compounds of D1 in that the residue R<sup>5</sup> is -N(R<sup>6</sup>)SO<sub>2</sub> alkyl or -N(R<sup>6</sup>)COalkyl (cf. proviso in claim 1) instead of -N(Me)<sub>2</sub> or NH(lower alkyl) (cf. pages 5 and 6 and Derwent abstract of D1).

2) The subject-matter of claims does not involve an inventive step (Article 33(3) PCT).

D1 represents the closest prior art (cf. above). In view of the close structural relationship of the present compounds with the compounds of D1, the technical problem underlying the present application is seen in the provision of antitumor compounds showing unexpected effects or properties in relation to the compounds of D1.

However, no such effects or properties are indicated in the application. Hence, no inventive step is present.